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Attorneys for Defendants Jason R. Anderson, Jacob S. Anderson, Schad E. Brannon, Roydon B. Nelson, and Relief Defendants Business Funding Solutions, LLC; Blox Lending, LLC; The Gold Collective LLC; and UIU Holdings, LLC

**IN THE UNITED STATES DISTRICT COURT
THE DISTRICT OF UTAH, NORTHERN DIVISION**

SECURITIES AND EXCHANGE
COMMISSION,

Plaintiff,

v.

DIGITAL LICENSING INC. (d/b/a “DEBT
Box”), a Wyoming corporation;
JASON R. ANDERSON, an individual;
JACOB S. ANDERSON, an individual;
SCHAD E. BRANNON, an individual;
ROYDON B. NELSON, an individual;
JAMES E. FRANKLIN, an individual;

**ACCOUNTING OF ASSETS FOR
SCHAD E. BRANNON**

Case No. 2:23-cv-00482-RJS
Chief Judge Robert J. Shelby

WESTERN OIL EXPLORATION COMPANY, INC., a Nevada corporation; RYAN BOWEN, an individual; IX GLOBAL, LLC, a Utah limited liability company; JOSEPH A. MARTINEZ, an individual; BENJAMIN F. DANIELS, an individual; MARK W. SCHULER, an individual; B & B INVESTMENT GROUP, LLC (d/b/a “CORE 1 CRYPTO”), a Utah limited liability company; TRAVIS A. FLAHERTY, an individual; ALTON O. PARKER, an individual; BW HOLDINGS, LLC (d/b/a the “FAIR PROJECT”), a Utah limited liability company; BRENDAN J. STANGIS, an individual; and MATTHEW D. FRITZSCHE, an individual,

Defendants,

ARCHER DRILLING, LLC, a Wyoming limited liability company; BUSINESS FUNDING SOLUTIONS, LLC, a Utah limited liability company; BLOX LENDING, LLC, a Utah limited liability company; CALMFRITZ HOLDINGS, LLC, a Utah limited liability company; CALMES & CO, INC., a Utah corporation; FLAHERTY ENTERPRISES, LLC, an Arizona limited liability company; IX VENTURES FZCO, a United Arab Emirates company; PURDY OIL, LLC, a Nebraska limited liability company; THE GOLD COLLECTIVE LLC, a Utah limited liability company; and UIU HOLDINGS, LLC, a Delaware limited liability company,

Relief Defendants.

Defendant Schad E. Brannon, through undersigned counsel, submits this redacted accounting of assets (the “Accounting”) (attached as Exhibit A) in compliance with the Court’s order dated August 7, 2023 (the “Order”) (See ECF 33, pp. 13-14). An unredacted version of the Accounting will be filed under seal pursuant to the Stipulated Motion for Leave to File the Accountings Under Seal filed herewith. The attached redacted Accounting represents Schad E. Brannon’s good-faith effort to identify all assets in compliance with the Court’s Order, based on information currently available to him on the expedited timeline ordered by the Court. Schad E. Brannon reserves the right to supplement this Accounting if and when additional information becomes available.

DATED this 22nd day of August, 2023.

KUNZLER BEAN & ADAMSON, PC

/s/ Matthew R. Lewis

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CERTIFICATE OF SERVICE

I, the undersigned, hereby certify that on this 22nd day of August, 2023, I caused a true and correct copy of the foregoing **ACCOUNTING OF ASSETS FOR SCHAD E. BRANNON** to be submitted for electronic filing through the Court's CM/ECF system and accordingly served on the following:

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